

100 MEN KILLED IN FERCE ROT AMONG MINERS

American Workmen at Canana, Mexico, Attacked by Mexicans and Battle Raged From Noon Until Dark Last Night.

HUNDREDS OF OTHERS
ARE BADLY WOUNDED

Mexicans Demanded Raise of Wages And Were Refused, Then Former Ventured Their Spite On the American Miners.

Douglas, Ariz., June 2.—Riot and bloodshed swept the little mining town of Canana, Mexico, from noon until dark last night, and as the result 45 American miners are dead and twice as many wounded, many of whom will die, and 50 Mexican miners and four Mexican policemen have been killed and upwards of two hundred Mexican miners are wounded.

The trouble grew out of the demands of the Mexican miners for an increase in wages. Colonel W. C. Greene, the owner of the mines and smelter, gave an answer to the demands which did not satisfy the miners, and a strike was at once instituted. Then announcement was made by the Mexicans that if they could not have increased wages the Americans employed in the mines could not be permitted to work and without warning the Mexicans armed themselves and descended upon the Americans.

Taken by surprise, the Americans were moved down before the ruthless fire of the Mexicans. As soon as arms could be secured by the Americans, the Mexicans were returned with telling effect. Colonel Greene has sent his family and the women members of other American families over the border for safety.

Among the American dead are General Manager A. S. Dugitz, superintendent of central, George Metcalfe, superintendent of the fuel department, James Williams, Arolo Carrillo, proprietor of the Miesia hotel.

The Greene lumber yard was one of the first places to be fired by the Mexicans. The plant was totally destroyed, entailing a loss of fully half a million. Then the general offices of the Canana copper company were dynamited and burned, as were many residences and stores, occupied by Americans. The mines are on fire in a number of places. Troops are being hurried to Canana from a number of points on both sides of the border. The situation is very grave. International trouble is feared, notwithstanding the fact that Governor Ysabel has consented to the entrance into Mexico of armed Americans and American soldiers.

VERMONT POLICY HOLDERS UNITE

And Elect C. S. Page President of the State Holders of the Mutual Life Insurance Company of New York.

Burlington, June 2.—In response to a call from ex-Governor Carroll S. Page of Hyde Park, the Hon. William H. DuBois of Randolph, Joseph And of this city, W. E. Hays of Bennington and Dr. Henry D. Bolton of Brattleboro, a number of holders of life insurance policies met yesterday afternoon at the Van Ness house and organized the Vermont policyholders' association of the Mutual life insurance company of New York.

Officers were chosen as follows: President—Ex-Governor C. S. Page of Hyde Park.

Secretary and treasurer—E. H. Devitt of Montpelier.

The committee suggested an executive committee consisting of one policyholder from each of the 14 counties in the state and named as three members of that committee ex-Gov. Page of Hyde Park for Lamoille county, Mr. DuBois of Randolph for Orange county, Dr. Bolton of Brattleboro for Windham county. These three members were empowered to complete the membership of the committee before the meeting adjourned and had selected C. W. Gates of Franklin for Franklin county; Col. A. C. Brown of Montpelier for Washington county and John W. Redmond of Newport for Orleans county. The members from the remaining counties will be selected later.

Tucker in the Death Cell.

Boston, June 2.—Charles L. Tucker, convicted of the murder of Mabel Page, at Weston, on March 31, 1904, last night entered the death cell at Charles Massachusetts.

From this cell Tucker will not emerge until he is summoned to the electric chair in the week beginning June 19, unless his sentence is commuted to life imprisonment by Gov. Guild.

YOUNG GIRL ACQUITTED

Of Charge of Murdering Her Aunt In New York

JURY OUT 16 MINUTES

Josephine Terranova Is Also Charged With Murdering Her Uncle, But May Not Be Tried.

New York, June 2.—Josephine Terranova yesterday afternoon was acquitted of the murder of her aunt, Concetta Reggio, for which she has been on trial for several weeks. She was, however, not released, being remanded to the Tombs to answer to the charge of murdering her uncle, who was killed the same time as his wife. The verdict was such a complete surprise to Assistant District Attorney Ely, who had conducted the prosecution, that he was unable to say definitely last night whether the second charge would be prosecuted. The jury returned their verdict within 16 minutes, having agreed on the innocence of the defendant without discussion.

The verdict was the more surprising from the fact that killing being admitted, Judge Scott in his charge instructed the jury that in default of justification, which plea he said had not been admitted, and there being little evidence of the abuse alleged as an excuse, except the prisoner's own testimony, they probably find a verdict of murder in the first degree.

Eight of the twelve jurors were weeping when ex-Judge Palmer finished his summing-up in the girl's behalf yesterday. The lawyer himself was in tears. Justice Scott hid his eyes with his hands and the sound of sobs could be heard all over the court room.

The girl was dry-eyed.

"This girl can never go back to her husband," said Judge Palmer, in conclusion. "The awful spectre of her past would haunt her. Two sisters of charity are waiting outside for your verdict, and if it sets her free they will take her to the house of God. There she will pray for you and for me, and you can say with clear conscience, 'God bless you, little girl, God bless you.'"

SPLENDID EXHIBITION

IN SCHOOLS' DRAWING

Pupils of Barre Public Schools Are Showing Their Work in the Matheson Building.

If the people of Barre would appreciate the wonderful work which the pupils of the Barre public schools are doing in the art department under the most efficient instruction given them by Miss Badger, the art teacher, they should visit the exhibit of work from the various schools of the city at the Matheson building, this afternoon. The exhibition has been in progress since yesterday afternoon and already many people have taken advantage of the opportunity to see the work of the different students.

A similar exhibition was held last year but the work of this year shows a great deal of improvement over what was thought at that time to be excellent. The work of the students in the eighth and ninth grades and the high school show the greatest improvement. The art teacher, Miss Badger, is to be congratulated for her successful teaching at just the time when they would be the most, and each additional year brings better results.

Most of the work is that done in the regular class periods but there is also much work done by students who have attended Miss Badger's special classes. The members of the art department are ones who have shown the greatest aptitude for the work. There is work done by pupils so young as to be in the fourth and fifth grades, which is remarkably good, while some of that done by students in the upper grades and high school is truly wonderful.

The work on display in the Matheson building, this afternoon, is the work of the pupils in manual training, nature study, home economics, and the primary grades is done in connection with the study of some particular day or season and is appropriate to that time. In the fifth grade the pupils develop a love for color and harmony through the illumination of texts which are given by Prof. O. D. Matheson as rewards for good work in drawing. In the sixth grade there is work in acquiring the art of harmony of colors and of using water colors nicely. The work of the pupils of the seventh and eighth grades in that line being wonderful, especially their nature studies and their original paintings of the interior of rooms, done in exquisite coloring. Here too is some work in manual training which excites the admiration of visitors. Some of the subjects are lessons in working Venetian iron and another lesson in the work in tool making. In fact the entire exhibit is so deeply interesting that everyone in the city and especially the parents of school children, should make an especial effort to see it this afternoon if they have not already done so.

TO WORK IN VERMONT.

To Foreign Companies Authorized to Do Business Here.

Montpelier, June 2.—Two out-of-the-state companies were authorized today to do business in Vermont. The Snow Flake Canning company, incorporated in Maine with a capital stock of \$25,000, will have their Vermont headquarters at Brattleboro, with Freeman Scott in charge. The Gilbert & Barker Manufacturing company, a Massachusetts concern, will have its Vermont office at Bellows Falls and Fred B. Pingree will be manager.

MR. MCCARTHY RETURNS.

And Answers the Five Questions of Alexander Ironside.

Editor of the Times: As I have just returned home after several days' absence, a copy of your issue of the 28th was handed me containing a list of five questions from Mr. Ironside. As Mr. Ironside is one of the men in the public eye and interested individually, socially or sociologically in the labor movement, he certainly is deserving of some consideration, being a citizen of our country for nearly three months.

Now, in answer of question No. 1, I will say that as a member of organized labor, chairman of the legislative committee and president of the Vermont Federation of Labor, I attend a meeting in Rutland for the purpose of explaining to a number of inquiries that I had received that a certain party of that city did not have the labor vote of the state buttoned up in his vest pocket, as they had been led to believe.

Question No. 2.—It was not the incentive of the labor delegates, so termed by Mr. Ironside, to coerce Mayor Burke of Burlington to take second place on the Clement ticket. I am acquainted with and respect Mr. Burke, and there is no man in Vermont that can call him a quitter. Our mission was to see what support and with what success we could have our proposed labor laws carried to victory by the Democratic party. As we were satisfied with the assurances received, we notified Mr. Burke that unless we could get a greater degree of satisfaction from the other candidate for the governorship that we would use our best effort to call a convention of organized labor in the autumn of 1907. We cannot, Democratic, Socialist and other parties. Organized labor has been "getting it in the neck" at every session of the legislature, and we were tired of being licked year after year in the same old way; thought that perhaps a different kind of a licking would do us good.

Question No. 3.—I will say that I certainly and firmly believe that it is the duty of the advocates of labor in Vermont to use all lawful and legal methods to advance the interest of the toiling masses of the state. It is immaterial to us whether the passage of the laws that Mr. Ironside is endeavoring to have placed upon the statute books of our state are secured through the assistance of the Republicans, Democrats or Socialists. It is measures that we are looking for and not men or parties. We do not believe in rainbow chasing or visions of the millennium, and in our opinion the case of "Mahomet and the mountain." We cannot expect to revolutionize the political situation in our state at the first effort that we make. I certainly would like to see the dreams of Brother Ironside come true, when there would be no need of labor organizations, capitalists or any necessity for the people to work over forty-five minutes per day.

Question No. 4.—I am surprised that Brother Ironside should have the nerve to ask such a question. During our organizing experiences together in the interest of the American Federation of Labor, during the past year, we have spent hour after hour together, at times traveling all night in the interest of our fellow workmen, and if we got anything else than air, and sometimes very hot air, as the result of our labor, our pocketbooks failed to show. Had such a question emanated from Parry or Post, it might be worthy of consideration. Perhaps Mr. Ironside has some ulterior motive or perhaps he may have tired of working for the good of the movement for such a polite "Thank you" as he recently received from the unionists of Barre and governs himself accordingly.

Question No. 5.—Will say that for some time Mr. Ironside is not footing the bill, and if he would wait until my bill had been presented for services in the interest of the Vermont state branch of the A. F. of L. he would have been a much wiser man. I wish to state here that neither Mr. Proctor, candidate for governor on the Republican ticket, nor Mr. Ironside, candidate for governor on the Socialist ticket, has got the labor vote buttoned up in his pocket. The labor vote today is too intelligent a body of citizens to be used as a tool by any man or any party.

I will also state that the laboring people of Vermont are bitterly opposed to Mr. Proctor as governor, and he is utterly out of the question. I also believe that platforms containing such pro-labor measures as the principle plank will be drafted at the coming convention of the Independent and Democratic parties. With the fusion of the Democratic and Independent parties there is no reason why organized labor should not secure, if not all, at least the greater portion of the measure that we wish to have placed upon our statute books.

Yours for labor, but not the governorship.

P. E. McCarthy.

VERMONT FOOTBALL LEAGUE.

Schedule of Association Games Has Been Arranged.

The following is the season's schedule for the Vermont association football league for the Seapoint cup and the championship of Vermont.

June 9th—Northfield vs. Hardwick.

June 9th—Rangers vs. Green Mountain.

June 16th—Bon Accord vs. Rangers.

June 16th—Hardwick vs. Green Mountain.

June 23rd—Bon Accord vs. Rangers.

June 23rd—Bon Accord vs. Green Mountain.

June 30th—Rangers vs. Northfield.

June 30th—Hardwick vs. Bon Accord.

July 14th—Northfield vs. Green Mountain.

July 14th—Rangers vs. Hardwick.

July 21st—Green Mountain vs. Bon Accord.

July 21st—Hardwick vs. Northfield.

July 28th—Bon Accord vs. Hardwick.

Aug. 11th—Green Mountain vs. Rangers.

Aug. 11th—Northfield vs. Bon Accord.

Aug. 18th—Green Mountain vs. Hardwick.

Aug. 25th—Hardwick vs. Rangers.

Aug. 25th—Green Mountain vs. Northfield.

Sept. 1st—Bon Accord vs. Northfield.

Sept. 8th—Rangers vs. Bon Accord.

The games are to be played on the grounds of the first named clubs.

COLLEGIANS FELL DOWN

Outbatted Goddard But Lost 13 to 4

"RAN LIKE ICE WAGONS"

Middlebury Men Hit Spence for 12 Safe Drives and Then Scored But One Earned Run Yesterday Afternoon.

Goddard summary defeated the Middlebury college team on the local campus yesterday afternoon by the score of 13 to 4. For a college team, Middlebury put up the slimmest exhibition of baseball playing seen in this city for a long time. The beefy collegians ran bases like ice wagons and used poor judgment in nearly every attempt. After making twelve hits with a total of sixteen bases, they made one earned run and had eleven men left on bases.

Spence, who pitched for Goddard, kept the hits well scattered and at critical times his pitching was very effective. Goddard did his best work of the season with the stick, making nine hits with a total of seventeen bases, and all of these hits came in the three innings in which the scoring was done. Olsen especially had his batting clothes on. His two-bagger in the second brought in one run; his home run in the third brought in four runs; and his three-bagger in the seventh let in three tallies. Altogether he was responsible for eight of Goddard's thirteen runs. Shepard, who went into the box for Middlebury first, hit two men in the second inning, and the Goddard batters landed on him for three doubles, scoring five runs. He was relieved in the third by Taylor, but Goddard had the batting craze and there was no stopping them.

Two singles, base on balls and first base on an error gave one run and with three men on the bases Olsen pounded out his home run over the bank in left field, totaling five more runs in this inning. Taylor settled down then and held Goddard until the seventh, when with the bases full, Olsen smashed out a triple for three runs. Four of Goddard's runs were earned. Middlebury got in her four tallies one at a time in the third, fourth, fifth and sixth innings.

The runs were made in the following manner. In the second inning Goddard had ten men up to bat. J. Berry was the first one up and he was hit by the pitcher, S. Berry, who followed him, also got hit. Booth went out, pitcher for that, and the two Berrys went around one base. Shepard made a bulk and J. Berry scored on it. Smith then rapped out a two-bagger, scoring S. Berry. Tilden got a base on balls and Spence scored Smith and Tilden with a two-bagger. Olsen followed suit with a third double, scoring Spence. Vivian did not and Dutton got first on a ground hit and J. Berry was out, pitcher to first.

Middlebury got her first tally in the third. Ratti, the first man up, hit for two bases. Taylor singled, advancing Ratti one base. J. Berry threw down to second to catch Taylor stealing, and Ratti scored. Booth got first on S. Berry's fumble of his grounder. Taylor attempted to steal third and was thrown out by J. Berry. Holmes fouled out to J. Berry and Coleman struck out.

For Goddard S. Berry was up first and went out, second to first. Booth singled and stole second. Smith singled to center, scoring Booth, and Smith got to second on the center fielder's error in not stopping the ball. Tilden got his base on balls for the second time, and Spence reached first on the left fielder's muff of his fly, filling the bases. Olsen's home run then came at the most opportune time, clearing the bases. Vivian struck out and Dutton flied out to left field.

In the fourth Vaughan for Middlebury got a free base and stole second. Gove fouled out to S. Berry, who made a good catch. Shepard drew a free base to catch Taylor stealing, and Ratti scored. Booth got first on S. Berry's fumble of his grounder. Taylor attempted to steal third and was thrown out by J. Berry. Holmes fouled out to J. Berry and Coleman struck out.

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The score:

	ab	r	h	po	a	e
Olsen, 2 b.	4	1	3	2	3	1
Vivian, r. f.	3	0	0	0	1	0
Dutton, 1 b.	5	0	0	0	0	1
J. Berry, c.	2	1	1	0	4	0
S. Berry, p.	3	0	2	1	2	1
Booth, 1 f.	5	2	1	0	0	0
Smith, s.	4	3	3	0	1	1
Fiden, c. f.	2	2	0	0	0	0
Spence, p.	3	3	1	2	0	0
Totals	31	13	9	27	12	5

MIDDLEBURY COLLEGE.

ab r h po a e

Ratti, r. f.	4	1	3	2	1	0
Taylor, 3 b.	5	0	0	0	0	1
Boone, 2 b.	5	0	0	0	0	1
Holmes, 1 b.	4	0	2	0	0	0
Coleman, 1 f.	4	0	0	1	0	0
Vaughan, s.	3	0	1	2	1	1
Gove, c. f.	4	0	1	2	0	1
Shepard, p.	3	2	1	1	2	0
Hayford, c.	4	0	0	0	0	0
Totals	35	4	12	24	9	4

The score by innings:

	1	2	3	4	5	6	7	8	9
Goddard	0	0	5	0	0	0	3	0	13
Middlebury	0	0	1	1	1	0	0	0	4

Summary: Earned runs, Goddard 4; Middlebury 1; three base hits, Olsen, Holmes; first base on balls, off Spence 4, off Shepard 1, off Taylor 3; left on bases, Goddard 4, Middlebury 11; two base hits, Olsen, Smith, Spence, Ratti, Shepard; home run, Olsen; struck out, by Spence 4, by Taylor 4; double plays, Olsen to J. Berry to Dutton; passed balls, Hayford 3; hit by pitcher, S. Berry, J. Berry, Holmes. Umpire, Mariani; time, two hours.

SHARP BALL GAME.

Vermont Defeated Tufts by Score of 5 to 3 Yesterday.

Burlington, June 2.—The university of Vermont ball team defeated Tufts college in a sensational game yesterday afternoon by the score of 5 to 3. Sharp dealing by Tufts prevented a worse defeat. Collins, the Vermont freshman, was far sturdier than McConnell, although much allowed but six hits. Vermont made three fast double plays.

TWO LIQUOR RAIDS

MADE LAST EVENING

John Scampini's and Verda Bruno's Residences Searched, With Considerable Results in Each Case.

The peace of mind of two residents of this city was ruffled late last evening by the descent of several of State's Attorney Jackson's liquor agents on their abodes without making any previous engagement, or even announcing their arrival. Each was found with a full stock of liquid refreshment and each was straightway minus several dollars' worth of the stuff.

The places where the raids were made were John Scampini's on Smith street and Verda Bruno's at 313 North Main street. At the former place, Officers Carle, Hamel and Gamble did the searching and in the cellar found two quarter barrels of beer and one barrel of wine, and on a shelf in the kitchen was a bottle of whiskey. At Bruno's Paul, Dyer and Melver did the searching and their labors were rewarded by a big haul. A barrel of beer, half a barrel of bottled beer, a small amount of whiskey and several bottles of other drinkables were found.

Scampini and Bruno were both in city last night in the evening, and Judge Fay bound them over to appear before him Monday. Bail in Scampini's case was fixed at \$100, which was furnished by Carlo Merlo. Bruno's bail was placed at \$300 and was furnished by the owner of the building where the raid was made, A. E. Batchelder.

NINETY MEN EARN \$1.

And Additional Receipts Bring Total Up to \$100.

The supper and experience social held at the Universalist church last evening was a most successful and enjoyable occasion. The supper was very largely attended, the tables having to be set twice. Following the supper Mrs. W. F. Harris sang a solo in a pleasing manner and several of the men entertained the company telling their experiences in earning their dollar. There were about ninety of the men who had promised to earn a dollar for the social. Miss Blanche Tilden read a poem in which she expressed the gratitude of the ladies to the men who had taken part in the social. Miss Alice Averill rendered a piano solo.

Mrs. R. A. Eastman was chairman of the ladies' committee on arrangements. The ladies will realize about \$100 from the social.

SUNDAY SERVICES.

Times and Places of Worship and Subjects of Sermons.

At the Granvilleville Presbyterian church tomorrow afternoon at 2:30 the Rev. W. C. MacIntyre will preach. Congregational church, The Rev. Dr. Haen, formerly of Northfield, will conduct the services, morning and evening.

At the Presbyterian church tomorrow the pastor, Rev. W. C. MacIntyre, will conduct the services morning and evening, with the usual Bible school at 12.

Universalist church, Morning subject, "The Importance of Little Things;" with responses, "Read Bible;" and a reading by Miss Carrie M. Wheelock.

Christian Science services tomorrow at 10:45 a. m.; Wednesday evening at 7:30; reading room open Tuesday, and Friday from 2 to 4 o'clock, at 7 Summer street.

Whitcomb Bros. claim it is interfered with by M. Pembroke.

Michael Pembroke of Middlesex is the defendant in an infringement suit brought by Whitcomb Bros. of this city who declare that their patent right on a polishing wheel has been interfered with by Pembroke. The wheel which Whitcomb Bros. complain of is manufactured at Wrightsville, just out of Montpelier. The orator, who is represented by Richard A. Hoar, asks for damages and also for a certain amount on each polishing wheel manufactured, and the profit on the same.

Audience Held Spell-bound.

Westerville, June 2.—The meeting at the church last evening was of very marked power. A large congregation listened spell-bound to a long and very earnest sermon from Mr. Huffer, and at the close ten new ones, mostly adults, took a stand for Christ. Service this evening at 7 o'clock. The series of meetings is nearly at an end. Let no one fail to hear this earnest man of God.

INFRINGED HIS PATENT

Is Contention Against Barre Granite Manufacturer

BY CHARLES W. CRIER

Case Is Rare One and of Far-Reaching Importance—A Design for a Monument Is the Matter in Question.

A case of great importance to the granite manufacturers of Barre has just been brought in the United States circuit court for the district of Vermont. It is John W. Crier of Green Island, N. Y., vs. Alexander Innes of Barre and William Marr, administrator of Alexander Cruikshank of this city for interference with patent rights in a monument design, the suit claiming infringement.

In 1907 a patent was granted to William H. Young of Troy, N. Y., to run fourteen years. Later the patent was assigned to Crier, the orator in the Barre suit. Prior to the assignment, however, Young had brought suit against Deacon Daley for interference with patent rights on the design in the United States circuit court of northern New York, winning there and getting a final decree also in the United States court of appeals, and receiving award on account of damages and violation of the patent.

Now Crier brings a similar case against Innes the Cruikshank estate, claiming a similar infringement and asking for an injunction restraining the defendants from using the design or any part of the design. He asks that all the monuments in the defendant's possession said to have been made by the defendant from the design, be destroyed or turned over to the defendant to be destroyed. He asks \$250 for every monument of that design or "colorable imitation" for all profit above the cost of manufacture, and, lastly, damages. It is really seen that were a decision favorable to the orator to be awarded, that a large amount would be involved, because the orator claims that many monuments have been made from the design.

In reply to this suit the defendants claim that Young was not the original designer and inventor of the pattern, and that monuments were made according to it long before the patent was issued to him. Arguments will be made before the next term of circuit court in Vermont, both in the interference suit and the injunction proceedings. John W. Gordon and Richard A. Hoar of this city will argue for the defendants, and Charles A. Maurer and Frank C. Curtis of New York for Crier.

The design over which the suit arises is of rather peculiar pattern, having two bases, a die and cap. On the longer vertical sides of the die is a central arch extending almost to the top, with space for the name.

Such infringement suits in monument patterns are rather unusual in Vermont, and the outcome will be watched with interest.

DAVIE—FRASER.

Quiet Marriage Last Night at Home of the Bride.

Miss Isabelle Adams Fraser, daughter of Mrs. Robert Fraser of John street, and Richard Davie were united in marriage last evening at 7:30 at the home of the bride, the Rev. W. C. MacIntyre of the Presbyterian church officiating. A few intimate friends of the young couple and several relatives were present during the ceremony. Miss Margaret Fraser, a sister of the bride, acted as bridesmaid, while Thomas C. Peters was the groomsmen. Little Phyllis Cruikshank was flower girl.

Miss Fraser was dressed in a handsome gown of silver grey Acanth and carried bride's roses. The bridesmaid was charmingly gowned and carried carnations.

A wedding supper was served to 26 guests. Following the festivities the happy couple left for Montreal to enjoy a short honeymoon. On their return they will reside at the home of Mrs. Robert Fraser.

Mr. Davie is one of the most popular and well liked young gentlemen in this city. He is well known as a golfer, being one of the star players of the Barre golf club. He is also well known in several other organizations. The bride has for six years been the obliging bookkeeper at H. J. Smith's market and while there has made a host of friends, besides the large circle of acquaintances in her home life and in the fraternal orders to which she belongs.

POLISHING WHEEL PATENT.

Whitcomb Bros. Claim it is Interfered With by M. Pembroke.

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